STATE OF NORTH CALOLINA IN THE GENERAL COURT OF JUSTICE SUPERIOR COURT DIVISION MAR 3 2010 AT 12:34 O'CLOCK P	1
SUPERIOR COURT DIVISION MAR 3 2010 AT 13:34 O'CLOCK P	-
MAR 8 2010 FILM NO.	
AT 12:34 O'CLOCK P	
1	
GUILFORD County CLERK OF SUPERIOR COLKET	
STATE VERSUS	
INFORMATION	
Defendant RYAN WESLEY ROUTH G.S. 15A-644	
Date of Offense Offense in Violation of G.S.	
1/27/10 14-71.1	
Offense	
FELONY POSSESSION OF STOLEN GOODS	
I, the undersigned prosecutor, upon information and belief allege that on or about the date	
offense shown and in the county named above the defendant named above unlawfully, willfully and felonious	ly
did possess welding torches, tanks, a pull cart and a power cord, the personal property of Hammaker East	
Emulsions, having value in excess of \$1,000.00, which property was stolen property, knowing and having	
reasonable grounds to believe the property to have been feloniously stolen, taken and carried away	
Signature of Prosecutor	
Signature of Prosecutor	
- Dunty	
Signature of Prosecutor WAIVER	
WAIVER I, the undersigned defendant, waive the finding and return into Court a Bill of Indictment and agree th	at the
WAIVER	at the
WAIVER I, the undersigned defendant, waive the finding and return into Court a Bill of Indictment and agree the case may be tried upon the above information.	at the
WAIVER I, the undersigned defendant, waive the finding and return into Court a Bill of Indictment and agree the case may be tried upon the above information. Date 3-3-10	at the
WAIVER I, the undersigned defendant, waive the finding and return into Court a Bill of Indictment and agree th case may be tried upon the above information. Date 3 - 3 - 10	at the
I, the undersigned defendant, waive the finding and return into Court a Bill of Indictment and agree the case may be tried upon the above information. Date 3 - 3 - 10 Signature Signature Signature	at the
WAIVER I, the undersigned defendant, waive the finding and return into Court a Bill of Indictment and agree th case may be tried upon the above information. Date 3 - 3 - 10	at the

GOVERNMENT EXHIBIT

COLUMN ON MODERN CAROLINA			PT	LE NO. 10 CRS 68060
STATE OF NORTH CAROLINA IN THE GENERAL COURT OF JUSTIC			rı.	LE NO. 10 CRS 08000
SUPERIOR COURT DIVISION		Make the work and the control and Administration		
BOI EIGON COCKI 21 (22)		SURFORD COUNTY	L.	LMNO
		FILED	1	LM NO.
Court		MAR 3 2010		
GUILFORDCounty	AT	2:34 O'CLOCK P	M	
STATE VERSUS	BY_	K OF SUPERIOR COUNT	7	
Defendant		INF	O	RMATION
RYAN WESLEY ROUTH		G.S. 15A-644		
		Date of Offense 1/27/10		Offense in Violation of G.S. 14-71.1
Offense				
FELONY POSSESSION OF STOLEN GOO				
				ef allege that on or about the date of
offense shown and in the county named above t	he def	fendant named abov	ve ur	nlawfully, willfully and feloniously
did possess two white marble bathroom sinks,	the per	rsonal property of I	H Br	own, Inc., having value, which
property was stolen property, knowing and havi				
feloniously stolen, taken and carried away				
teromously steron, taken and carried array.				
		1.4	ORT	TH CAROLINA-GUILFORD COUNTY
				IFIED A TRUE COPY OF ORIGINA
		U	IA III	Sonteh-bon 11 2024
		. 50		MANAGE P POLICE
		300		univere, R. Fuman
	5	Signature of Prosecutor	/	
			1	Mar)
	•	WAIVER /		
I the understand defendant surity the	findin	a and ratum ata C		a Pill of Indiatment and gares that the
I, the undersigned defendant, waive the case may be tried upon the above information.	main	ig and returnanto C	ourt	a Bill of indictment and agree that the
		(-		,
	1	Date $3-3$	_	10
	S	Signature Z	7 .	- Pax
	s	ignature of Attorney fo	De	fendant
		/ph /5	10	met and

STATE OF NORTH CAROLINA		FILE NO. 10 CRS 68464
IN THE GENERAL COURT OF JUSTICE	GUILFORD COMMY	7
SUPERIOR COURT DIVISION	FILED	
		FILM NO.
	MAR 8 2010 L T <u>12:34 o'clook P</u> M	
GUILFORDCounty	YX	
STATE VERSUS	ELAN OF SUPERIOR GOORT	
Defendant	INF	ORMATION
RYAN WESLEY ROUTH	G.S. 15A-644	
	Date of Offense 2/10/10	Offense in Violation of G.S. 14-71.1
Offense		
FELONY POSSESSION OF STOLEN GOOD	S	
I, the undersigned prosecutor,	upon information and	belief allege that on or about the date of
offense shown and in the county named above the	e defendant named abov	e unlawfully, willfully and feloniously
lid possess three kayaks, the personal property o	f Get Outdoors, having	a value in excess of \$1,000.00, which
property was stolen property, knowing and having		
	g reasonable grounds to	believe the property to have been
feloniously stolen, taken and carried away		
	Signature of Prosecutor	£2. uch
		Well the
	WAIVER	
		5.11 oz v.
I, the undersigned defendant, waive the fit case may be tried upon the above information.	nding and return into Co	burt a Bill of Indictment and agree that the
=: 6		
CERTIFIED A TRUE COPY OF ORIGINAL	Date 3 - 3	-10
CEDTIFIED A TRUE COFT OF CHARLES		
ON ENR IN THIS OFFICE		
ON FILE IN THIS OFFICE. September 16, 2024	Signature 2	PO
ON FILE IN THIS OFFICE		Defendant

STATE OF NORTH CAROLINA	CONFINE WARTY FILENO 10GLS 480	59-61:64
County County	In The General Court Of District Distri	Justice ourt Division
STATE VERSUS	Lar 1213 O'GLOCK	
THE Official Wester Louth	TRANSCRIPT OF PL	EA .
Age Highest Level Of Educe	allon Completed	15A-1022, 15A-1022.1
NOTE: Use this section ONLY when the Court is rejecting the	he plea arrengement.	
	t is hereby rejected and the clerk shall place this form in the car	se file. (Applies to plea
ate Name Of Presiding Judge (Type of	Or Print) . Signature Of Presiding Judge	
The undersigned judge, having addressed the defenda	ant personally in open court, finds that the defendant (1) was du	ly swom or
affirmed, (2) entered a plea of guilty guilty pur the questions set out below:	suant to Alford decision no contest, and (3) offered the foll	owing answers to
		Answers
Are you able to hear and understand me?		(1) 49 2
2. Do you understand that you have the right to re against you?	emain silent and that any statement you make may be used	(2)_12
3. At what grade level can you read and write?		(3) College
 (a). Are you now under the influence of alcohol (b). When was the last time you used or consu 	l, drugs, narcotics, medicines, pills, or any other substances? med any such substance?	(48) MEN 1
Have the charges been explained to you by yo and do you understand every element of each	our lawyer, and do you understand the nature of the charges, charge?	(5) yes
 (a). Have you and your lawyer discussed the p (b). Are you satisfied with your lawyer's legal s 	possible defenses, if any, to the charges?	(6a) <u>19</u>
7. (a). Do you understand that you have the right		(7a) 4 en
	ave the right to confront and to cross examine witnesses	(7b) <u>Se</u>
	have the right to have a jury determine the existence of any r case (and, if applicable, additional sentencing points not related to bt?	(7c) yes
	ou give up these and other valuable constitutional rights to a	(7d)— <u>Le</u>
Do you understand that, if you are not a citize contest may result in your deportation from the denial of your naturalization under federal law	in of the United States of America, your plea(s) of guilty or no is country, your exclusion from admission to this country, or the Ω	(8)_1, 0,
Do you understand that upon conviction of a the event that you refuse probation, or that your efficiency of the event that you refuse probation.	felony you may forfeit any State licensing privileges you have in our probation is revoked?	(9)_1/2
10. Do you understand that following a plea of gu	ulity or no contest there are limitations on your right to appeal?	(10) yes
 Do you understand that your plea of guilty ma (for example, blood, hair, skin tissue) will be j 	ay impact how long biological evidence related to your case preserved?	(11)
	* 2	
	CERTIFIED A TRUE OF	OPY OF OBJOINAL
ACC-CR-300, Rev. 10/09	(Over) learne P &	aluscas.

Gov017983

12. Doy	you understand that	it you are plead	ding guilty no contest to needs, and applicable mandatory mining.	the charges show	vn below? mes.)	(12)	12	/-
	Salbe Glargos, total		PLEAS				372	
**************************************		Count	Affanania)	Date Of	00.110	Ema C:	‡Fun.	Maximum
Plea*	File Number	No.(a)	Offense(s)	Offense	G.S. No.	F/M CL	CL.	Punishmen
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<u> </u>					1	1	1	<u> </u>
See atta			, for additional charges.	e Non				
= Guitty := No Con	itest	TOTAL MAX	IMUM PUNISHMENT	1/1010	<u>ソ、</u>		·	
			SENTENCES (if any)					
			ecked this is an added offense or re					
NOTE: E	nter punishment clas	s if different from	a underlying offense class (punishment o	lass represents a s	tatus or enhance		1	. 0 -
			uilty 🔲 no contest to the charges	I just described	?		-	<u> </u>
14. 🗵	(a) Are you in fac	t guilty?	rstand that, upon your plea of no co	intest vou will be	treated as bein		a) // b)	<u> </u>
. 4	auilty whether and (a) I	or not you ad	mit that you are in fact guilty?	most you will be	donos do Dom	B / (***		
	(c) (Alford quilty I	olea)	•					
			to be in your best interest to plead g	uilty to the charg	es I just	(140	1)	
	described	ı r nderstand that	, upon your "Alford guilty plea," you	will be treated as	being guilty	(140	2)	_
	whether	or not you adm	It that you are in fact quilty?			,,	r)	
] 15. (U	lse if aggravating faci	tors/sentencing p	points are listed below) Have you adminding points not related to prior con	itted the existence	e or ∐ine elow have vou	Ç	5)	_
97	aread that there is	evidence to su	oport these factors and/or points be	vond a reasonab	le doubt, and ha	ve		
V	ou agreed that the	Court may acc	ept your admission to these factors	and/or points? (#	so, review aggra	/ating		
fa	ctors and/or sentence	ing points with th	ne defendant.)					
		•	•					
÷					•			
-		a factora calac	ted on attached form AOC-CR-605.					
				- factor factorale	m nainta am nat lie	and i	461:	
	hut have been alleger	n Do vou I I I	points are listed above, or if aggravating understand that you are waiving any	/ notice requirem	ent that the Stat	₽	(16)	
	mou have with reas	and to the aggr	avating factors and/or sentencing poppriate notice about the aggravating	oints in vour case	? agree tha	it the		
	State has provided your case?	you with appro	opnate notice about the aggravating	iaciois alluroi se	strenorig portes	111		
□ 17.	/i ise if mitiaatina fac	tors are listed be	low) Do you understand that the Sta	ite has stipulated	to the mitigating	}	(17)_	ye
L.,	factors shown belo	w? (If so, review	w mitigating factors with the defendant.)					•
			•					
				•				
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	□ co	finalom poloci	ed on attached form AOC-CR-605.					
				<u> </u>	to the Count the		/401	ue
18.	Do you understan	nd that you also mitigating facto	have the right during a sentencing its that may apply to your case?	nearing to prove	to the Court the		(10)	7/
40			rts have approved the practice of ple	ea arrangements	and that you ca	n	(19)	40
19.	discuss your plea	arrangement	with me without fearing my disappro	val?			/-	1
		-						
		40/00	•					
VOC-C	CR-300, Side Two, Re	ev. Tulija Courto						

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	STATE VERSUS	File No. 10 CLS 68059 - 61:69
e Of Defe	HAN Wesley Kouth	
of t	IVe/you agreed to plead P grilly no contest as part of the plea arrangement as listed in No. 21 below with the defendent.) e prosecutor, your lawyer and you have informed the Court to	•
	ur plea:	
	PLEA ARRAN	
• (1)	Tismissal fifte 2; Side 2	- of thanscript.
) I to the state of	1 1 1 1 1 1 1
<u>'</u> /	efendant Stipulate Ne	3 A level 1 (5)
·	with 5 Points.	GERFERGERORY
		MAN 3 2010
		AT 12:34 000 000 P
	M	BY ARCIL JAMO ()
	's Initials: Defense Counsel's Initials: _	CLEAR OF SUPPLEION CO. Paradant's Initials:
22. 1	s the plea arrangement as set forth within this transcript and being your full plea arrangement?	as I have just described It to you correct as (22)
	Do you now personally accept this arrangement?	(23) <u>ye</u>
24.	(Other than the plea arrangement between you and the prosecutor) threatened you in any way to cause you to enter this plea ag	nas anyone promised you anything or (24)
25.	Do you enter this plea of your own free will, fully understandi	ng what you are doing? (25)
	Do you agree that there are facts to support your plea and sentencing points not related to prior convictions, and summary of the evidence?	and admission to aggravating factors (26)
	Do you have any questions about what has just been said to case?	you or about anything else connected to your (27)
	ACKNOWLEDGEME	NT BY DEFENDANT
are tro	read or have heard all of these questions and understand th	em. The answers shown are the ones I gave in open court and they order to have the Court accept my plea in this case. The terms and
condit	read or have heard all of these questions and understand the and accurate. No one has told me to give false answers in tions of the plea as stated within this transcript, if any, are acc	em. The answers shown are the ones I gave in open court and they order to have the Court accept my plea in this case. The terms and
are tru condit	read or have heard all of these questions and understand the and accurate. No one has told me to give false answers in the plea as stated within this transcript, if any, are acceptable. RN/AFFIRMED AND SUBSCRIBED TO BEFORE ME	em. The answers shown are the ones I gave in open court and they order to have the Court accept my plea in this case. The terms and curate.
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swoı MAF	read or have heard all of these questions and understand the use and accurate. No one has told me to give false answers in the plea as stated within this transcript, if any, are acceptable of the plea as stated within this transcript, if any, are acceptable of the plea as stated within this transcript, if any, are acceptable of the plea as stated within this transcript, if any, are acceptable of the plea as stated within this transcript, if any, are acceptable of the plea as stated within this transcript, if any, are acceptable of the plea as stated within this transcript, if any, are acceptable of the plea as stated within this transcript, if any, are acceptable of the plea as stated within this transcript, if any, are acceptable of the plea as stated within this transcript, if any, are acceptable of the plea as stated within this transcript, if any, are acceptable of the plea as stated within this transcript, if any, are acceptable of the plea as stated within this transcript, if any, are acceptable of the plea as stated within this transcript, if any, are acceptable of the plea as stated within this transcript, if any, are acceptable of the plea as stated within this transcript, if any, are acceptable of the please of the ple	em. The answers shown are the ones I gave in open court and they order to have the Court accept my plea in this case. The terms and curate. Date 3 - 3 CO Signsture Of Defendant (Type Or Print)
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SWOI ate MAF I here corre elem	read or have heard all of these questions and understand the seand accurate. No one has told me to give false answers in the season of the plea as stated within this transcript, if any, are acceptable. RN/AFFIRMED AND SUBSCRIBED TO BEFORE ME Signature Signature Certification BY Leading Conditions stated within this transcript, if any, are acceptable to by the defendant and myself. I further than the season of the s	em. The answers shown are the ones I gave in open court and they order to have the Court accept my plea in this case. The terms and curate. Date 3 - 3
SWOI SWOI There Corre elem sente	read or have heard all of these questions and understand the seand accurate. No one has told me to give false answers in the piece as stated within this transcript, if any, are acceptable of the piece as stated within this transcript, if any, are acceptable of the piece as stated within this transcript, if any, are acceptable of the piece as stated within this transcript. **RN/AFFIRMED AND SUBSCRIBED TO BEFORE ME **Signature** **Signature** **CERTIFICATION BY LARGE CHARGE OF THE PIECE AND THE PIEC	em. The answers shown are the ones I gave in open court and they order to have the Court accept my plea in this case. The terms and curate. Date Signature Of Defendant Type Or Print
SWOI SWOI Oate MAF I here corre elem sente	read or have heard all of these questions and understand the seand accurate. No one has told me to give false answers in tions of the plea as stated within this transcript, if any, are acceptable. The plea as stated within this transcript, if any, are acceptable. The please of the plea as stated within this transcript, if any, are acceptable. The please of the charges to which the defendant and myself. I further than the please of the charges to which the defendant is pleading, and the please of the charges to which the defendant (Type or Print). Name Of Lawyer For Defendant (Type or Print).	em. The answers shown are the ones I gave in open court and they order to have the Court accept my plea in this case. The terms and curate. Date Signature Of Defendant Signature Of Defendan
SWOI SWOI Oute MAF I here corre elem sente	read or have heard all of these questions and understand the seand accurate. No one has told me to give false answers in tions of the plea as stated within this transcript, if any, are acceptable. If any, are acceptable of the plea as stated within this transcript, if any, are acceptable of the please as stated within this transcript, if any, are acceptable of the classification. Certification By Later of the charges to which the defendant and myself. I further than the content of the charges to which the defendant (Type Or Print)	em. The answers shown are the ones I gave in open court and they order to have the Court accept my plea in this case. The terms and curate. Date Signeture Of Defendant Signeture Of Defendant Name Of Defendant Signeture Of Defendant Signeture Of Def
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SWOI SWOI Oute MAF I here corrected when the corrected and the	read or have heard all of these questions and understand the period of the plea as stated within this transcript, if any, are acceptable to the plea as stated within this transcript, if any, are acceptable to the plea as stated within this transcript, if any, are acceptable to the plea as stated within this transcript, if any, are acceptable to the please of the please of the charges to which the defendant and myself. I further than the prosecutor of this Prosecutorial District, thereby certify that the terms and conditions stated within this transcript of the charges to which the defendant and myself. I further than the please of the charges to which the defendant is pleading, and the please of the charges to which the defendant (Type Or Phint) Name Off awyer For Defendant (Type Or Phint) CERTIFICATION	em. The answers shown are the ones I gave in open court and they order to have the Court accept my plea in this case. The terms and curate. Dete Signature Of Defendant (hype or Print) Name of Defendant (hype or Print) NewYER FOR DEFENDANT Inscript, If any, upon which the defendant's plea was entered are their certify that I have fully explained to the defendant the nature and the aggravating and mitigating factors and prior record points for signature of the way of the proposed of the conditions stated within this transcript if any, are the terms and the conditions stated within this transcript if any, are the terms and the conditions stated within this transcript if any, are the terms and the conditions stated within this transcript if any, are the terms and the conditions stated within this transcript if any, are the terms and the conditions are the conditions.

			PLEA ADJUDICATION
Upon	consideration of the re	ecord proper, evidenc	e or factual presentation offered, answers of the defendant, and statements of the
lawyei	r for the defendant and here is a factual basis	i the prosecutor, the t for the entry of the pl	undersigned finds that: ea (and for the admission as to aggravating factors and/or sentencing points);
2. TI	he defendant is satisfi	ed with his/her lawyer	's legal services;
1 4 5	he defendant is comp	ted the defendant wit	h appropriate notice as to the aggravating factors and/or points; The defendant has
1. 7.	aft at as exiten hevier	angravating factors a	ind/or points; and
			ce of the defendant and is made freely, voluntarily and understandingly.
L		ne Of Presiding Judge (Type	
Date	3(3517)	16 OI F IBSIGNING GEORG (1.) Pr	
			DISMISSALS PURSUANT TOPLEA ARRANGEMENT
	File No.	Count No.(s)	Offense(s)
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		DISTRICT COLIR	T DISMISSALS PURSUANT TO PLEA ARRANGEMENT
	File No.	Count No.(s)	Offense(s)
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0			CLERK OF SUPERIOR COURT
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K,			
7			CERTIFICATION BY PROSECUTOR
3	The undersigned pro	secutor enters a disyn	iscal to the above charges pursuant to a plea arrangement shows on this Transcript Of Plea.
	Pate 3/3/10	Name Of Prosecutor Ty	oe Or Printi
#	11-10	1	
34	ACC-CR-300, Page Two 2009 Administrative C	o, Side Two, Rev. 10/09 Office of the Courts	

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1	Plea*	File Number	Count No.(s)	Offense(s)	Date Of Offense	G.S. No.	F/M	CL.	‡Pun. CL.	Maximum Punishment
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	2	10.68464	/		2-10-2010	11	1)]]	/	30n
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[‡] NOTE: Enter punishment class if different from underlying offense class (punishment class represents a status or enhancement).

AOC-CR-300, Page Three, Rev. 10/09 © 2009 Administrative Office of the Courts

STATE OF NORTH CAROLINA GREENSSCRO: Search Court NOTE: This some to asked for (in least prilingwish, and makes asked to the description of the search of t				
GUIL FORD (GR)	STATE OF NORTH CAROLINA	P16710.	10CRS068059	51
STATE VERSUS STATE VERSUS STATE VERSUS STATE VERSUS STATE VERSUS STATE VERSUS SOLUTION CONTROLL STATE AND CONTROLL STATE	GUILFORD (GR) County GREENSBURG Seafor County			
COUTH, RYAN, WESLEY	consolidated for judgment with any felony offense(s). Use ACC-CR-310101 DVVI triense(s)-1			
Attendrey For State Def False Det Kinder Det Control De	Name Of Defendant ROUTH,RYAN,WESLEY Race Sex POB	OSING AN IN OSING A CO ISTRUCTUR	NTERMEDIATE PUN OMMUNITY PUNISHI RED SENTENCING)	IISHMENT MENT
PARKISH_CHRIS The defendant Spied guilty to Swans found guilty by a given ocontest to Office Golden Control of State Control	A Marian En State Attorney For Defe	endant	☐ App	ointed Crt Rptr Initials
The defendant Pied guilty to was found guilty by a jury of pied no contest to Offense pales G.S. No. F/M CL. pied Pied No.	August of State	ACK	∑ Reta	ained GL
File No.(s) Off. Offense Date G.S. No. Print CL CL CL CL CL CL CL C		no contest to		T Philip
ICRS0650505 STOLEN GOODSPROP (F) 1/27/2010 14-71.1 F H H H H H H H H H	Office Description			
IncRS08666 St POSS STOLEN GOODSPROP (F) The VIVE Cores pursuament class of enhancement). PATCE Cores pursuament class of enhancement counter of the Core pursuant to G. S. 15A-1340.14, the prior record opens of the cetendant to be	The state of the s	1/27/2010	14-71.1	
***POTE** Celter purshment loss of different from underlying offense casis (purphents or serpresents a status or enhancement). **PRICOR**	10CB 2062060 51 POSS STOLEN GOODS/PROP (F)		The state of the s	FH
1. makes no written findings because the prison term imposed as within the presumptive rarge of seminaries autorized united (S. 1878-1878). Imposes the agaranting and mitigating factors Determination as set forth on the attached AOC-CR-806. 3. makes the Findings of Extraordinary Mitigation set forth on the attached AOC-CR-806. 4. finds the defendant has provided substantial assistance pursuant to S. 90-95(n)(5). G.S. 14-50; 22 (gang) □ Other. □ (S. 14-50-22 (gang) □ Other.) □ (S. 14-50-22 (gang)	The Court: 1. has determined, pursuant to G.S. 15A-1340.14, the prior record points of the defendant record level point under G.S. 15A-1340.14(b)(7) is based on the jury's determination of reasonable doubt or the defendant's admission to this issue. 2. makes no prior record level finding because none is required.	to be	Any prior RECORD	
7. finds the above designated offense(s) is a reportable conviction. G.S. (14-208.6 and therefore a. imposes the special conditions of probation set forth on the attached AOC-CR-615. Side Two. b. makes the additional findings and orders on the attached AOC-CR-615. Side Two. c. finds the above-captioned of price imposes the special conditions of probation set forth on the attached AOC-CR-603. Page Two, Side Two. c. finds the above-captioned of price imposes the special conditions of probation set forth on the attached AOC-CR-603. Page Two, Side Two. c. finds this is an offense involving assault or communicating a threat, and the defendant had a personal relationship as defined by G.S. 50B-1(b) with the victim. c. finds above-designated offense(s) involved criminal street gang activity. G.S. 14-50.25. The Court, having considered evidence, arguments of counsel and statement of defendant, Crders that the above offenses, if more than one, be consolidated for judgment and the defendant be imprisoned for a minimum term of 6 months for a maximum term of 8 months in the custody of N.C. DOC. This sentence shall run at the expiration of sentence imposed in file number. days spent in confinement prior to the date of this Judgment as a result of this charge(s) to be applied toward the sentence limposed above. SUSPENSION OF SENTENCE Subject to the conditions set out below, the execution of his sentence is suspended and the defendant is placed on Supervised unsupervised unsuper	1. makes no written findings because the prison term imposed is within the presumptive for a makes the aggravating and mitigating factors Determination as set forth on the attached. 2. makes the Findings of Extraordinary Mitigation set forth on the attached AOC-CR-606. 4. finds the defendant has provided substantial assistance pursuant to G.S. 90-95(h)(5). 5. finds enhancement pursuant to: G.S. 90-95(e)(3) (drugs). G.S. 14-3(c) (hate G.S. 14-50.22 (gang). Other:	e crime).	3.S. 50B-4.1 (domestic vio	plence).
the victim. 11. finds above-designated offense(s) involved criminal street gang activity. G.S. 14-50.25. The Court, having considered evidence, arguments of counsel and statement of defendant, Orders that the above offenses, if more than one, be consolidated for judgment and the defendant be imprisoned for a minimum term of 6 months for a maximum term of 8 months in the custody of N.C. DOC. This sentence shall run at the expiration of sentence imposed in file number The defendant shall be given credit for 3 days spent in confinement prior to the date of this Judgment as a result of this charge(s) to be applied toward the sentence imposed above. It imprisonment required for special probations aft non AOC-CF-603, Page Two. SUSPENSION OF SENTENCE Subject to the conditions set out below, the execution of this sentence is suspended and the defendant is placed on Imposed in the months. SUSPENSION OF SENTENCE Subject to the conditions set out below, the execution of this sentence is suspended and the defendant is placed on Imposed in the finding sentence in the conditions of Community Corrections in the Department of Correction the suthority to impose any of the requirements in G.S. 15A-1343.2(e) if the offender is sentenced to a community publishment. G.S. 15A-1343.2(f) if the offender is sentenced to an intermediate punishment. G.S. 15A-1343.2(f) if the offender is sentenced to a community publishment. In the composition of probation shall begin when the delendant is released from incarceration the time sentenced to below. File Number Offense County MONETARY CONDITIONS The defendant shall pay to the Clerk of Superior Count the "Total Amount Due" shown below, plus the probation supervision fee, pursuant to a schedule with the defendant shall provide a DNA sample pursuant to G.S. 15A-266.4. (AOC-CR-319 required) MONETARY CONDITIONS The defendant shall pay to the Clerk of Superior Count the "Total Amount Due," shown below, plus the probation supervision fee, pursuant to a schedule seature of the "Tota	7. finds the above designated offense(s) is a reportable conviction. G.S. 14-208.6 and the a imposes the special conditions of probation set forth on the attached AOC-CR-60 b makes the additional findings and orders on the attached AOC-CR-615. Side Two 8. finds the above-captioned offense(s) involved the (check all that apply) physical or makes the attached AOC-CR-615. Side Two 9. finds the above-captioned offense(s) involved the (check all that apply) physical or makes the above captioned of the property and therefore imposes the special conditions of probation set forth	refore 13, Page Two, Si 5. ental sexua 1 on the attached sion of the offens	de Two, and al abuse of a minor. AOC-CR-603, Page Two te and this conviction shal	be reported to DMV
tor a minimum term of 6 months for a maximum term of 8 months in the custody of N.C. DOC. This sentence shall run at the expiration of sentence imposed in file number	the victim. 11. finds above-designated offense(s) involved criminal street gang activity. G.S. 14-50.25 The Court, having considered evidence, arguments of counsel and statement of defendant, Or	rders that the ab	ove offenses, if more than	n one, be
The defendant shall be given credit for days spent in confinement prior to the date of this Judgment as a result of this charge(s) to be applied toward the sentence imposed above. In imprisonment required for special probation set forth on AOC-CF-603, Page Two. Subject to the conditions set out below, the execution of this sentence is suspended and the defendant is placed on imprisonal probation for a months. Subject to the conditions set out below, the execution of this sentence is suspended and the defendant is placed on impose any of the count finds that a longer shorter period of probation is necessary than that which is execution in the probation of the count finds that it is NOT appropriate to delegate to the Division of Community Corrections in the Department of Correction the authority to impose any of the requirements in G.S. 15A-1343.2(e) if the offender is sentenced to a community publishment. Str. If a short period of probation shall begin when the defendant is released from incarceration in the case referred to below. The above period of probation shall begin at the expiration of the sentence in the case referred to below. The defendant shall pay to the Clerk of Superior Count the "Total Amount Due" shown below, plus the probation supervision fee, pursuant to a schedule determined by the probation officer. set out by the court as follows: NONETARY CONDITIONS The defendant shall pay to the Clerk of Superior Count the "Total Amount Due" shown below, plus the probation supervision fee, pursuant to a schedule determined by the probation officer. set out by the court as follows: See attached "Restitution Worksheet, Notice And Order (Initial Sentencing)" AOC-CR-611, which is incorporated by reference. Upon payment of the "Total Amount Due," the probation officer may transfer the defendant to unsupervised probation. Maierial opposite unmarked squares is to be disregarded as surplusage.		months i	n the custody of N.C. D	OC.
The defendant shall be given credit for	This sentence shall run at the expiration of sentence imposed in file number			
Subject to the conditions set out below, the execution of this sentence is suspended and the defendant is placed on the supervised probation for months. 1. The Court finds that a longer shorter period of probation is necessary than that which is specified in G.S. 15A-1343.2(d) to county. 2. The Court finds that it is NOT appropriate to delegate to the Division of Community Corrections in the Department of Correction the authority to impose any of the requirements in G.S. 15A-1343.2(e) if the offender is sentenced to a community problemant, and impose any of the requirements in G.S. 15A-1343.2(e) if the offender is sentenced to a community problemant, and impose any of the requirements in G.S. 15A-1343.2(e) if the offender is sentenced to a community problemant, and impose any of the requirements in G.S. 15A-1343.2(e) if the offender is sentenced to a community problemant, and impose any of the requirements in G.S. 15A-1343.2(e) if the offender is sentenced to a community problemant, and impose any of the requirements in G.S. 15A-1343.2(e) if the offender is sentenced to a community problemant, and impose any of the requirements in G.S. 15A-1343.2(e) if the offender is sentenced to a community problemant, and impose any of the requirements in G.S. 15A-1343.2(e) if the offender is sentenced to a community problemant, and impose any of the defendant is an intermediate punishment. 3. The above period of probation shall begin when the defendant is released from incarceration in the case referred to below. 4. The above period of probation shall begin when the defendant is released from incarceration in the case referred to below. 5. The defendant shall pomption of probation shall begin when the defendant is released from incarceration in the case referred to below. 5. The defendant shall pomption of probation of probation of the sentence in the case referred to below. 6. The above period of probation shall begin when the defendant is released from incarceration in the case referred to below. 6.	The defendant shall be given credit for days spent in confinement prior to the day toward the sentence imposed above. [V] imprisonment required for special probation s	et forth on AOC	-CF-603, Page Two.	
1. The Court finds that a longer shorter period of probation is necessary than that which is specified in G.S. 15A-1343 2(d) in the Count finds that it is NOT appropriate to delegate to the Division of Community Corrections in the Department of Correction the authority to impose any of the requirements in G.S. 15A-1343.2(e) if the offender is sentenced to a committed probation shall begin when the defendant is released from incarceration in the tase referred to below. 3. The above period of probation shall begin when the defendant is released from incarceration in the tase referred to below. 4. The above period of probation shall begin when the expiration of the sentence in the case referred to below. 5. The defendant shall comply with the conditions set forth in file number. 6. The defendant shall provide a DNA sample pursuant to G.S. 15A-266.4. (AOC-CR-319 required) MONETARY CONDITIONS The defendant shall pay to the Clerk of Superior Court the "Total Amount Due" shown below, plus the probation supervision fee, pursuant to a schedule at the count costs. MONETARY CONDITIONS The defendant shall pay to the Clerk of Superior Court the "Total Amount Due" shown below, plus the probation supervision fee, pursuant to a schedule at the count costs. Court Costs. Miscellaneous. Fine. Restitution* Restitution* Altomey's Fee. Comm. Service Fee. EHA Fee. SBM Fee. Total Amount Due. **See attached "Restitution Worksheet, Notice And Order (Initial Sentencing)" AOC-CR-611, which is incorporated by reference. Upon payment of the "Total Amount Due," the probation officer may transfer the defendant to unsupervised probation. Material opposite unmarked squares is to be disregarded as surplusées.	Subject to the conditions set out below, the execution of this sentence is suspended and the	defendant is plac	ed on X supervised	unsupervised
MONETARY CONDITIONS MONETARY CONDITIONS MONETARY CONDITIONS MONETARY CONDITIONS Monetary court the "Total Amount Due" shown below, plus the probation supervision fee, pursuant to a schedule Miscellaneous Fine Restitution* Attorney's Fee Comm. Service Fee EHA Fee SBM Fee Total Amount Due \$ 280.50 \$ 0.00 \$ 500.00 \$ 0.00 \$ 0.00 \$ 0.00 \$ 780.50 "See attached "Restitution Worksheet, Notice And Order (Initial Sentencing)" AOC-CR-611, which is incorporated by reference. Upon payment of the "Total Amount Due," the probation officer may transfer the defendant to unsupervised probation. Malerial opposite unmarked squares is to be disregarded as surplusage. (Over)	The Court finds that a longer shorter period of probation is necessary than the term of the Court finds that it is NOT appropriate to delegate to the Division of Community Court impose any of the requirements in G.S. 15A-1343.2(e) if the offender is sentenced to a G.S. 15A-1343.2(f) if the offender is sentenced to an intermediate punishment. The above period of probation shall begin when the defendant is released from incarce to the above period of probation shall begin at the expiration of the sentence in the case.	rections in the Community pun eration in the cas referred to below	e referred to below	he authority to the aut
MONETARY CONDITIONS MONETARY CONDITIONS MONETARY CONDITIONS MONETARY CONDITIONS Monetary court the "Total Amount Due" shown below, plus the probation supervision fee, pursuant to a schedule Miscellaneous Fine Restitution* Attorney's Fee Comm. Service Fee EHA Fee SBM Fee Total Amount Due \$ 280.50 \$ 0.00 \$ 500.00 \$ 0.00 \$ 0.00 \$ 0.00 \$ 780.50 "See attached "Restitution Worksheet, Notice And Order (Initial Sentencing)" AOC-CR-611, which is incorporated by reference. Upon payment of the "Total Amount Due," the probation officer may transfer the defendant to unsupervised probation. Malerial opposite unmarked squares is to be disregarded as surplusage. (Over)	5. The defendant shall comply with the conditions set forth in file number	CALL	Iviu. n. L	
The defendant shall pay to the Clerk of Superior Court the "Total Amount Due" shown below, plus the probation supervision fee, pursuant to a schedule X determined by the probation officer. Set out by the court as follows: Court Costs Miscellaneous Fine Restitution" Attorney's Fee Comm. Service Fee EHA Fee SBM Fee Total Amount Due	X 6. The defendant shall provide a DNA sample pursuant to G.S. 15A-266.4. (AOC-CR-319)	required)		37.3
Court Costs Miscellaneous Fine Restitution* Attorney's Fee Comm. Service Fee EHA Fee SBM Fee \$70tal Amount Due	The defendant shall pay to the Clerk of Superior Court the "Total Amount Due" shown below.		on supervision fee, pursua	ant to a schedule
AOC-CR-603, Rev. 12/09	Court Costs Miscellaneous Fine Restitution* Attorney's Fee Comm. St. \$ 280.50 \$ 0.00 \$ 500.00 \$ 0.00	.00 \$ 0	0.00 \$ 0.00 ated by reference.	
	AOC-CR-603, Rev. 12/09 Malerial opposite unmarked squares is to be disregarded (Over)			

	REGULAR CONDITIONS OF PR	ROBATION - G.S. 15A-1343(b)
(2) Possess no firearm, explicourse of study or vocational	ment may be extended pursuant to G.S. 15A-1342. The osive device or other deadly weapon listed in G.S. I training, that will equip the defendant for suitable	defendant shall: (1) Commit no criminal offense in any jurisdiction. 14-269. (3) Remain gainfully and suitably employed or faithfully pursue a employment, and abide by all rules of the institution. (4) Satisfy child support
leave by the Court or the progressonable manner, permit to, and notify the officer of, employment. (8) At a time to (9) Submit at reasonable time the defendant is present, for would otherwise be unlawfull reimburse the Department of searches by a law enforcem in criminal activity or is in po (11) Not use, possess, or cothe original container with the sellers of any such illegal dries substances are sold kept.	ised probation, the defendant shall also: (5) Rema obation officer. (6) Report as directed by the Court he officer to visit at reasonable times, answer all rany change in address or employment. (7) Notify to be designated by the probation officer, visit with les to warrantiess searches by a probation officer purposes directly related to the probation supervious. Whenever the warrantiess search consists of tes f Correction for the actual cost of drug screening a ent officer of the defendant's person and of the de ssession of a firearm, explosive device, or other of introl any illegal drug or controlled substance unless e prescription number affixed on it; not knowingly ugs or controlled substances; and not knowingly bussed.	in within the jurisdiction of the Court unless granted written permission to or the probation officer to the officer at reasonable times and places and in a easonable inquiries by the officer and obtain prior approval from the officer the probation officer if the defendant fails to obtain or retain satisfactory the probation officer a facility maintained by the Division of Prisons. of the defendant's person and of the defendant's vehicle and premises while sion, but the defendant may not be required to submit to any other search that ting for the presence of illegal drugs, the defendant may be required to and drug testing, if the results are positive. (10) Submit to warrantless ifendant's vehicle, upon a reasonable suspicion that the defendant is engaged eadly weapon listed in G.S. 14-269 without written permission of the court, as it has been prescribed for the defendant by a licensed physician and is in associate with any known or previously convicted users, possessors, or e present at or frequent any place where such lilegal drugs or controlled ion, the defendant shall also: (12) Obey the rules and regulations of the
Department of Correction go seventy-two (72) hours of the	overning the conduct of inmates while imprisoned. e defendant's discharge from the active term of in the defendant is responsible for acts of domestic.	(13) Report to a probation officer in the State of North Carolina within approximent.
an approved abuser an abuser treatment	program because	t, and the defendant shall attend and complete that program. there is not build not be in the best interests of justice to order the defendant to complete
NOTE: See Page Two, S	ide Two, for Additional Conditions For Persons Co	
	SPECIAL CONDITIONS OF PROBATI	
15. Surrender the defend operate a motor vehi	dant's drivers license to the Clerk of Superior Coulide for a period of Or	ne Court finds are reasonably related to the defendant's rehabilitation: In for transmittal/notification to the Division of Motor Vehicles and not until relicensed by the Division of Motor Vehicles, whichever is later. during the firstmonths of the period of probationdays of the period of probation, as directed by the judicial service
(for offenses committee to be paid pube peginning service) ,	is assessed in a case adjudicated during the same term of court. Inditions above within days of this Judgment and before
other therapeutic rec	ner evaluation, counseling, treatment or education quirements of those programs until discharged.	programs recommended as a result of that evaluation, and comply with all blace of, or have any contact with yany means including but not limited to telephone, personal contact, e-mail.
pager gift-giving tel	lefacsimile machine or through any other person, o	except
20. Other:		
*		
21. Comply with the Sp	ecial Conditions Of Probation which are set forth o	on AOC-CR-603, Page Two.
A hearing was held in o counsel or assigned pu	blic defender.	ch time a fee, including expenses, was awarded the defendant's appointed
		NT/APPEAL ENTRIES
and that the office serve the sentence	er cause the defendant to be delivered with t ce imposed or until the defendant shall have	nis Judgment and Commitment to the sheriff or other qualified officer hase copies to the custody of the agency named on the reverse to complied with the conditions of release pending appeal.
2. The defendant given of post conviction	release are set forth on form AOC-CR-350.	e trial court to the appellate division. Appeal entries and any conditions
Date ()	SIGNATURI I Name Of Presiding Judge (Type Or Print)	Signature Of Mesiging Judge
3/3/2010	A, ROBINSON HASSELL	N/0//0//
3/3/2010	CERTIFI	CATION
I certify that this Judgment	CONTROL OF THE PROPERTY OF THE	complete copy of the original which is on file in this case.
1. Appellate Entries (AOC-CR-350) ding Sentence, Page Two [Special Conditions Of	5. Restitution Worksheet, Notice And Order [Initial Sentencing] (AOC-CR-611) 6. Judicial Findings As To Required DNA Sample (AOC-CR-319)
	Findings Of Aggravating And Mitigating Factors	7. Judicial Findings And OrderFor Sex Offenders - Suspended Sentence (AOC-CR-615, Side:Two)
1 `	ation Findings (AOC-CR-606)	8. Convicted Sex Offender Permanent No Contact Order (AOC-CR-620)
Date Of Certification	2/2/2010	Signature SEAL
Date Certified Copies Delivered	3/3/2010 1 To Sheriff	
and delined depice beinging	3/3/2010	☐ Deputy CSC ☐ Assistant CSC ☐ Clerk Of Superior Count
AOC-CR-603, Side Two, Rev.		es is to be disregarded as surplusage.

	;	STATE VERS				0CRS068059		51	
vame Of Defendant		Prof. Milde cydrolly planterment (1921-1924)	A MANAGE AND						
ROUTH,RYAN,	WESLE'	Y	The state of the s				O.Craine		W. College
100			ADDITIONAL FILE	NO.(S) AND OF	-ENSE(S)	66.0	F/M	CL.	- E1
File No.(s)	Off.		Offense Description		Offense Date	G.S. No.		T .	1
0CR\$068464	51	POSS STOLEN	GOODS/PROP (F)		2/10/2010	14-71.1	, F) II	
						KO	2		
				,					

AOC-CR-603, Page Three, Rev. 12/09, © 2009 Administrative Office of the Courts

File No.			
STATE VERSUS	100	CRS068059	51
Name Of Defendant			
ROUTH, RYAN, WESLEY INTERMEDIATE: PUNISHMENTS: CONTEMPT	7-24-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-		
NOTE: Use this page in conjunction with AOC-CR-310, "impaired Driving - Judgment Suspending Set Suspending Sentence - Felony;" or AOC-CR-604, "Judgment Suspending Sentence - Misdeme Violation of Probation Or On Motion To Modify;" or AOC-CR-619;"Conditional Discharge Und In addition to complying with the regular and any special conditions of probation set forth in the "Judgment of the probation of probation set forth in the "Judgment of the probation which are defined as intermediate punishments by G.S. 15A-1340:11(6).	er G.S. 90-96(a)." adgment Suspendi of probation and	ina Sentence	9"
1. Special Probation - G.S. 15A-1351	11(a)] N.C. DOC.	heriff of this	County.
B. The defendant shall report in a sober condition to begin serving his/her term on: Day Date Hour AM and shall remain in Day	Date	Hour	☐ AM
PM custody until:	n the same day of	the week fo	r the next
C. The defendant shall again report in a sober condition to continue serving this term o consecutive weeks, and shall remain in custody during the same the active sentence ordered. D. This sentence shall be served at the direction of the probation officer within E. Pay jail fees. F. Work release is recommended. G. Substance a H. Other: CREDIT TIME SERVED.	a nours each week	onths of this j	udgment. ded.
period of days, months, and abide by all rules and after care of Other:	regulations of that	program.	or kas
3. House Arrest With Electronic Monitoring - G.S. 15A-1340.11(4a); 15A-1343(b1)(3c) Be assigned to house arrest and electronic monitoring and remain at the defendant's residence for a pabide by all rules, regulations and directions of the probation officer regarding such monitoring, and provided under Monetary Conditions. The defendant may leave the residence for the following purpos defendant's probation officer: employment counseling a course of study vocation Other:	ay the fee prescribed e(s) and as otherwis	_	1343(c2) as
4. Intensive Supervision Program - G.S. 15A-1340.11(5); 15A-1343(b1)(3b); 143B-262(c) Submit to intensive supervision pursuant to G.S. 143B-262(c), for a period of months (6 Community Corrections), and comply with the rules adopted for such supervision by the Division of Commother:	to 9 months recommen	nded by the Divi	ision of
5. Day-Reporting Center - G.S. 15A-1340.11(3); 15A-1343(b1)(10); 15A-1340.11(6)			
Report as directed by the probation officer to the Day Reporting Center for a period of months, and abide by all rules and regulations of that program. Other:		[] days,	
6. Drug Treatment Court - G.S. 15A-1340.11(3a); 15A-1340.11(6) Comply with the rules adopted for the program as provided for in Article 62 of Chapter 7A of the General Specified time to participate in court supervision, drug screening or testing, and drug or alcohol treat Other:	eral Statutes and re atment programs.	port on a regu	lar basis for
INTERMEDIATE CONDITIONS OF PROBATION - G.S. 15A-	1343(b4)		
If sentenced to intermediate punishment, the defendant shall, in addition to the terms and conditions impose intermediate conditions of probation. (1) If required by the defendant's probation officer, perform community community Community Corrections, and pay the fee required by G.S. 143B-262.4, but no fee shall be due if the Count in condition of probation and assessed the fee in this judgment or any judgment for an offense adjudicated in the or control alcohol. (3) Remain within the defendant's country of residence unless granted written permission to probation officer. (4) Participate in any evaluation, counseling, treatment, or educational program as directed appointments and abiding by the rules, regulations, and direction of each program.	d above, comply wit service under the su posed community s he same term of cou to leave by the court	pervision of the ervice as a sp rt. (2) Not use or the defend	e Division of secial , possess, ant's
AOC-CR-603, Page Two, Side One, Rev.12/09 Material opposite unmarked squares is to be disregarded as surplusage. (Over)			

MANDATORY SPECIAL CONDITIONS FOR SEX OFFENDERS AND PERSONS CONVICTED OF OFFENSES INVOLVING PHYSICAL, MENTAL, OR SEXUAL ABUSE OF A MINOR - G.S. 15A-1343(b	2)
NOTE: The following are not defined as intermediate punishments under G.S. 15A-1340.11(6). NOTE: Select gnly one of the three sets of conditions below.	
 NOTE: Select only one of the little sets of contoins below. 7. Special Conditions For Reportable Offenses - G.S. 15A-1343(b2) NOTE: Impose only for a reportable conviction under G.S. 14-208.6. The defendant has been convicted of an offense which is a reportable conviction as defined in G.S. 14-208.6(4), and must 1. Register as a sex offender ☐ and enroll in a satellite-based monitoring as required on the attached AOC-CR-615, Side Two. 2. Participate in such evaluation and treatment as is necessary to complete a prescribed course of psychiatric, psychological, or or rehabilitative treatment as ordered by the court. 3. Not communicate with, be in the presence of, or found in or on the premises of the victim of the offense. ☐ 4. (If the Court finds physical, mental or sexual abuse of a minor) Not reside in a household with ☐ a. (for sexual abuse) any minor child. ☐ b. (for physical or mental abuse) any minor child. ☐ b. (for physical or mental abuse) any minor child. ☐ b. (for physical or mental abuse) any minor child. ☐ other than the child(ren) named below, for whom the court expressly find unlikely that the defendant's harmful or abusive conduct will recur and that it would be in the best interest of the child(ren) to reside in the same household with the probationer. (Name minor child(ren) with whom the probationer may reside in the same /li>	s that it is
5. Submit at reasonable times to warrantless searches by a probation officer of the defendant's person, of the defendant's vehicle premises, and of the defendant's computer or other electronic mechanism which may contain electronic data, while the defendant for the following purposes which are reasonably related to the defendant's probation supervision: child pornography	and ant is present,
6. Other:	
 Special Conditions For Offenses Involving The Sexual Abuse Of A Minor - G.S. 15A-1343(b2) NOTE: Impose if offense involved sexual abuse of a minor but is not a reportable conviction. The defendant has been convicted of an offense which involves the sexual abuse of a minor and must 1. Participate in such evaluation and treatment as is necessary to complete a prescribed course of psychiatric, psychological, or rehabilitative treatment as ordered by the court. 2. Not communicate with, be in the presence of, or found in or on the premises of the victim of the offense. 3. Not reside in a household with any minor child. (G.S. 15A-1343(b2)(4)) 4. Submit at reasonable times to warrantless searches by a probation officer of the defendant's person, of the defendant's vehicle premises, and of the defendant's computer or other electronic mechanism which may contain electronic data, while the defendant for the following purposes which are reasonably related to the defendant's probation supervision: child pornography 5. Other: 	e and
 9. Special Conditions For Offenses Involving The Physical Or Mental Abuse Of A Minor - G.S. 15A-134 NOTE: Impose if offense involved physical or mental abuse of a minor but is not a reportable conviction and did not involve sexual. The defendant has been convicted of an offense which involves the physical or mental abuse of a minor and must. 1. Participate in such evaluation and treatment as is necessary to complete a prescribed course of psychiatric, psychological, or rehabilitative treatment as ordered by the court. 2. Not communicate with, be in the presence of, o found in or on the premises of the victim of the offense. 3. Not reside in a household with a. any minor child. b. any minor child other than the child(ren) named below, for whom the court expressly finds that it is unlikely that the defendent or abusive conduct will recur and that it would be in the best interest of the child(ren) named below to reside in the same household): 4. Submit at reasonable times to warrantless searches by a probation officer of the defendant's person, of the defendant's vehicle premises, and of the defendant's computer or other electronic mechanism which may contain electronic data, while the defendant for the following purposes which are reasonably related to the defendant's probation supervision: child pornography 5. Other: 	other Indant's harmful Indone household
OTHER SPECIAL CONDITIONS	
☐ 10. Other Special Conditions:	
ADDITIONAL CONDITIONS FOR PERSONS CONVICTED OF A DOMESTIC VIOLENCE OFFENS	
The defendant shall A. not come within feet of at any time. B. fully comply with any 50B Domestic Violence Protective Order in effect. The above conditions are incorporated in the "Judgment Suspending Sentence" in the above case(s) and made a part the	
Date Name Of Presiding Judge (Type Or Print) Signature Of Besiding Judge (3/03/10 A. ROBINSON HASSELL	
AOC-CR-603, Page Two, Side Two, Rev. 12/09 Material opposite unmarked squares is to be disregarded as surplusage.	
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